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11 October 2019

His Excellency, the Hon. Mitch Carmichael,  
Lt. Governor and Senate President  
Office of the Senate President  
Room 229M, Building 1  
State Capitol Complex  
Charleston, WV 25305

The Hon. Roger Hanshaw, Speaker of the House  
Office of the Speaker  
West Virginia House of Delegates  
Room 228M, Building 1  
State Capitol Complex  
Charleston, WV 25305

The Hon. Patrick Morrisey,  
Attorney General of West Virginia  
State Capitol Complex,  
Bldg. 1, Room E-26  
Charleston, WV 25305

The Hon. James A. Hoyer, Adjutant General  
As Director of WV Rise  
1703 Coonskin Drive  
Charleston, WV 25311

The Hon. Jeff Sandy, U.S. Col. Ret.  
Secretary of DMAPS  
1900 Kanawha Blvd., E.  
Building 1, Room W-400  
Charleston, WV 25305

The Hon. Ed Gaunch, Secretary of Commerce  
State Capitol Complex  
1900 Kanawha Boulevard, East  
Building 3, Suite 600  
Charleston, WV 25305

Re: *Code of West Virginia §55-17-3 Notice*

Your Excellency Mr. President, Mr. Speaker, Mr. Attorney General, General, Colonel, and Secretary Gaunch:

I represent A N R, LLC (hereinafter “ANR”) a contracting company licensed to do business an in the state of West Virginia and a recent contractor under the Rise WV program. ANR worked as a subcontractor for Carolina Post Frame (hereinafter “CPF”) now, a West Virginia company. CPF was the subcontractor for Thompson General Contracting, a South Carolina company. Effective the 3<sup>rd</sup> day of October 2019, ANR was wrongfully terminated from participating as contractor in the Rise WV home building program.

In addition to wrongful termination, but not limited to, ANR will be filing suit seeking damages for breach of contract, anticipatory breach of contract, lost opportunity/opportunity costs, slander, defamation, interest and attorney fees.

Notice of this suit is being provided to you pursuant to the Code of West Virginia Chapter 17, Article 17, Section 3, Subsection (a)(1) which provides,

(a)(1) Notwithstanding any provision of law to the contrary, at least thirty days prior to the institution of an action against a government agency, the complaining party or parties must provide the chief officer of the government agency and the Attorney General written notice, by certified mail, return receipt requested, of the alleged claim and the relief desired. Upon receipt, the chief officer of the government agency shall forthwith forward a copy of the notice to the President of the Senate and the Speaker of the House of Delegates. The provisions of this subdivision do not apply

in actions seeking injunctive relief where the court finds that irreparable harm would have occurred if the institution of the action was delayed by the provisions of this subsection.

Additional defendants, at this time, are: CPF and Thompson Construction, and any other which may be determined as a result of discovery. Thank you for your kind attention to this matter.

Sincerely,

A handwritten signature in blue ink, appearing to read "Barbara Harmon-Schamberger".

Barbara Harmon-Schamberger, Esq.

Cc: Mr. Randy Young, Jr.